

1 REMARKS

2 The Applicants respectfully request reconsideration and allowance of claims 1, 3-10, 12-  
3 16, and 18-20 in view of the above amendments and the following arguments. Additionally, the  
4 Applicants respectfully request consideration and allowance of new claims 21-23. The  
5 Applicants appreciate the indication in the first Office action that claims 3, 6, 11, 13, 14, and 18  
6 are directed to allowable subject matter.

7  
8 I. THE AMENDMENTS TO THE CLAIMS

9 Claim 1 is amended to additionally require require a kill switch that is located on the  
10 handle of the fill gun. The support for locating the kill switch on the handle of the fill gun is  
11 found in the original specification at page 8, lines 17-19. Claim 10 is amended to require the  
12 limitations required by claim 11. Furthermore, claim 15 is amended to require the limitations  
13 required by claim 17. Claims 2, 11, and 17 have been canceled.

14 Claims 3 and 18 are amended to reflect dependency from claims 1 and 16, respectively,  
15 since the claims that they previously depended from are canceled. Claims 19 and 20 have been  
16 amended to provide consistency between the terms used in the claims and the terms used in the  
17 specification. The amendment to claim 19 changing the "exchange fitting" to the "connector" is  
18 supported in the original specification at page 8, line 1.

19 New claims 21 through 23 have also been added. Independent claim 21 contains all of  
20 the limitations previously set out in original claim 6 and is written in independent form.

21 Independent claim 22 contains all of the limitations set out in original claim 13 and is written in

1 independent form. New claim 23 requires the same limitations as original claim 14, and depends  
2 from new claim 22.

3  
4 II. THE AMENDMENTS TO THE SPECIFICATION

5 Several amendments were made to the specification to correct typographical errors, to  
6 clarify term definitions, and to ensure consistency between the terms used in the claims and the  
7 specification. No new matter has been added by these amendments.

8  
9 III. CLAIMS 1, 2, 4, 5, 15 THROUGH 17, 19, AND 20 ARE NOT ANTICIPATED BY  
10 WALLACH

11  
12 Claims 1, 2, 4, 5, 15-17, 19, and 20 were rejected under 35 U.S.C. §102(b) as being  
13 anticipated by U.S. Patent No. 3,949,746 to Wallach ("Wallach" or the "Wallach patent"). The  
14 Applicants respectfully submit that the present claims are not anticipated by Wallach.

15  
16 Independent Claims 1 and 15

17 Claim 1 is directed to a device for refurbishing used inkjet cartridges and requires a pump  
18 assembly that includes an ink intake, an ink outlet, and a control input. Additionally, claim 1  
19 requires a fill gun that includes a fill needle, a handle, a kill switch, and a fill trigger switch  
20 where the kill switch is located on the handle of the fill gun.

21 Wallach is directed to an apparatus for injecting medications into animals. The apparatus  
22 in Wallach includes an injecting device and a separate pumping device. The injecting device is a  
23 gun-like apparatus that includes a handle with a trigger and a number of hypodermic needles

1 connected to the handle. Each of the needles is connected to a respective pump by a particular  
2 conduit. In addition, each of the respective pumps is connected to a particular medication supply  
3 container. The pumps for each needle and the respective medication supply containers comprise  
4 the pumping device.

5 When the trigger of the injecting device is depressed, the needles extend so that they are  
6 inserted into an animal and then medication is distributed into the animal through the needles.  
7 The pumping device supplies the respective medications to each of the needles based on the  
8 setting of a respective knob on the pumping device.

9 The Examiner characterizes these knobs located on the pumping device (item 77 in  
10 Figure 2 of Wallach) as the kill switch now required by claim 1 of the present application.  
11 However, these knobs are located on the pumping device and not on any element representing a  
12 gun-like injecting device. Since these knobs are located on the pumping device and not the  
13 injecting device, Wallach does not teach or suggest the kill switch located on the fill gun required  
14 by claim 1 as amended. Therefore, Wallach cannot anticipate claim 1. For these reasons the  
15 Applicants respectfully submit that claim 1 is entitled to allowance together with its respective  
16 dependent claims, claims 3 through 9.

17 Independent claim 15 requires similar limitations to those of claim 1. In particular, claim  
18 15 requires a kill switch that is located on the fill gun. Therefore, as set out above with respect to  
19 claim 1, since Wallach does not teach or suggest a kill switch that is located on the fill gun,  
20 Wallach cannot anticipate independent claim 15. Therefore, the Applicants believe that  
21 independent claim 15 is entitled to allowance along with its respective dependent claims, claims  
22 16 and 18 through 20.

1 IV. CLAIMS 10 AND 12 ARE NOT ANTICIPATED BY MAERZKE OR MOSER

2  
3 Claims 10 and 12 were rejected under 35 U.S.C. §102(b) as being anticipated by U.S.  
4 Patent No. 5,709,253 to Maerzke ("Maerzke" or the "Maerzke patent") or by U.S. Patent No.  
5 5,883,652 to Moser et.al. ("Moser" or the "Moser patent"). The Applicants respectfully submit  
6 that the respective claims are not anticipated by either Maerzke or Moser.  
7

8 Independent Claim 10

9 Claim 10 requires inserting a fill needle of a fill gun into an inkjet cartridge and activating  
10 a fill trigger switch on the fill gun to activate a pump assembly to transfer ink from an ink intake  
11 line to the fill needle and into the inkjet cartridge. In addition, claim 10 requires detecting a  
12 configuration error and actuating a kill switch on the fill gun to deactivate the pump assembly in  
13 response to the configuration error. Claim 10, as amended, simply adds the limitations required  
14 by original claim 11. Since the Examiner has noted that claim 11 is directed to allowable subject  
15 matter, the Applicants respectfully submit that claim 10 is entitled to allowance along with its  
16 respective dependent claims, claims 12 through 14.  
17

18 V. NEW CLAIMS 21 THROUGH 23 ARE NOT ANTICIPATED BY ANY CITED  
19 REFERENCE

20  
21 Independent Claim 21

22 Independent claim 21 requires a pump assembly that includes an ink intake, an ink outlet,  
23 and a control input. Claim 21 also requires a fill gun having a fill needle, a handle, and a fill  
24 trigger switch. Additionally, claim 21 requires an auto-cutoff device that includes a timer where

1 the auto-cutoff device is operable to automatically deactivate the pump assembly after a set  
2 period of operation measured by the timer. Claim 21 is simply original claim 6 rewritten in  
3 independent form. Since the Examiner has noted that original claim 6 is directed to allowable  
4 subject matter, the Applicants respectfully submit that new claim 21 is clearly entitled to  
5 allowance.

6  
7 Independent Claim 22

8 Claim 22 requires inserting a fill needle of a fill gun into an inkjet cartridge and activating  
9 a fill trigger switch on the fill gun to activate a pump assembly to transfer ink from an ink intake  
10 line to the fill needle and into the inkjet cartridge. In addition, claim 22 requires deactivating the  
11 pump assembly and inserting the ink intake line into a cleaner fluid supply prior to activating the  
12 pump assembly. The limitations of claim 22 are simply those of original claim 13 rewritten in  
13 independent form. Since the Examiner has noted that claim 13 is directed to allowable subject  
14 matter, the Applicants believe that new claim 22 is clearly entitled to allowance along with its  
15 respective dependent claim, new claim 23.

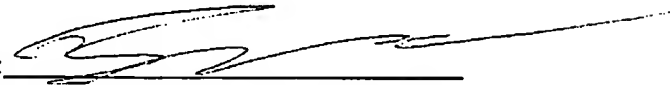
1 VI. CONCLUSION

2 For all of the above reasons, the Applicants respectfully request reconsideration and  
3 allowance of claims 1, 3-10, 12-16, and 18-20 and consideration and allowance of new claims  
4 21-23. If the Examiner should feel that any issue remains as to the allowability of these claims,  
5 or that a conference might expedite allowance of the claims, he is asked to telephone the  
6 Applicants' attorney, Russell D. Culbertson, at the number listed below.

7  
8 Respectfully submitted

9 The Culbertson Group, P.C.

10  
11 Date: February 17, 2005

12 By:   
13 Russell D. Culbertson, Reg. No. 32,124  
14 Russell Scott, Reg. No. 43,103  
15 Trevor Lind, Reg. No. 54,785  
16 1114 Lost Creek Boulevard, Suite 420  
17 Austin, Texas 78746  
18 512-327-8932  
19 Attorneys for Applicants

20  
21  
22 CERTIFICATE OF FACSIMILE

23  
24 I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark  
25 Office, (Facsimile No. 703-872-9306) on February 17, 2005.

26  
27 Trevor Lind, Reg. No. 54,785   
28  
29  
30

1009.response 9-17-04OA.final.wpd